Case 2:07-cv-00275-WHA-WC Document 1 Filed 03/30/2007 Page 1 of 5 Stanton C. Oshiro, Esq., HSBA4009 Court-appointed counsel, Honoldy, HI. (CR93-144, Hilo, Consolidated.)

## IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA

Francis Anthony Grandinetti, II;	
Full name and prise Plaintiff(s)	(Federal Habeas Corpus WITE)
<b>v.</b>	CIVIL ACTION NO. 2:67 CV 275-WH.
	am J. Clinton, D-AR; (To be supplied by Clerk of U.S. District Court)
	ral Janet Rena, D-FLI) William Sessions;
BOP and DOJ	Prison Wardens and ) Lion; et al. )
u.s. offic	) who violated your ) Class-Action Defendants, Fed.R.Civ.P.
constitutional righ	nts. (List the names ) Rule 73(a) and 23(b).
of all the person.)	"Imminent Injury Case, \$1915(9) of PLRA of 1995."
	S LAWSUITS
A. Ha sin	we you begun other lawsuits in state or federal court dealing with the same or nilar facts involved in this action? YES $\square$ No $\square$ 7. $q$ .
	we you begun other lawsuits in state or federal court relating to your prisonment? YES $\square$ NO $\square$ $\nearrow$ $\square$
is i	your answer to A or B is yes, describe each lawsuit in the space below. (If there more than one lawsuit, describe the additional lawsuits on another piece of paper, ing the same outline.)
1.	Parties to this previous lawsuit:
	Plaintiff(s) Francis Anthony Grandinetti, II; aka's,
	individually and on behalf of others similarly situated as
	State of Hawaii inmates on exile to other Venues.  Defendant(s) Governor Benjamin J. Cayetana D-HI;
2.	DPS Director George Iranon, et al.; Bobby Ross Group, Inc., a Texas corporation, dba BRG, agents for DPS-Hawaii, Court (if federal court, name the district; if state court, name the county) U.S. District Court, District of Hawaii, Honolyly.
	300 Ala Moana Blvd., Rm C-338, Honoluly, HI 96850.
	(Lead case.)

- 3. Docket number 1: 96-CV-031 DAE/FIY, Honolulu, HI.
- 4. Name of judge to whom case was assigned David A. Ezra, U.S.D.J. Francis I. Yamashita, U.S.M.J.; and Alan Kay, C.U.S.D.J.
- 5. Disposition (for example: was the case dismissed? Was it appealed? Is it still pending?) Order, Venue, 28 U.S.C. 91406(a) order, 296.
- 6. Approximate date of filing lawsuit January, 1996, by mail filing.
- 7. Approximate date of disposition 1999, Reconsideration Deniel, Venue,
- II. PLACE OF PRESENT CONFINEMENT <u>CCA|TCCF #1403 federal Contractor</u>, 295 U.S. Highway 49 South, Tutwiler, MS 38963. Tel. (GG2)345-G567. PLACE OR INSTITUTION WHERE INCIDENT OCCURRED <u>DP5-Halawa</u> Correctional Facility (HCF), 99-902 Moanalya Rd., Alea HI 96701.
- III. NAME <u>AND ADDRESS</u> OF INDIVIDUAL(S) YOU ALLEGE VIOLATED YOUR CONSTITUTIONAL RIGHTS.

**ADDRESS NAME** White House, 1600 Pennsylvania Ave, President Clinton, W.J. 1. Washington, DC 20000 Attorney General Reno, J. 2. Director FBI Sessions, W. H 3. BOP DOJ Directors, Various. 4. Senate president, U.S. (Vice-Pres.) 5. Room 5614, Dept. of Justice Solicitor General, U.S., THE DATE UPON WHICH SAID VIOLATION OCCURRED April 10, 1996, date 6. IV. of enactment of the p. L. R.A. of 1995; Signed by President Clinton.

V. STATE BRIEFLY THE GROUNDS ON WHICH YOU BASE YOUR ALLEGATION THAT YOUR CONSTITUTIONAL RIGHTS ARE BEING VIOLATED:

GROUNDONE: "Constitutional Citizen" U.S.

(Born in Syracuse, N.Y., 11-16-1966, during Viet Nam War,
to an Active Services father, U.S.M.C.)

STATE BRIEFLY THE FACTS WHICH SUPPORT THIS GROUND. (State as best you can the time, place and manner and person involved.)

Constitutional citizens are "federal citizens" first, not "state citizens" first. They have different legal duties and obligations. Plaintiff herein was born as a" military citizen" and "federal New York citizen;" and therefore, he goes by U.S. policies, presidential policies, Das policies, etc. (county, city, state policies are "estopped!) GROUNDTWO: "Republican Citizen" as Defined in U.S. Constitution. Republican Party government citizen. ( Does not recognize Democratic government policies ) laws.) supporting FACTS: At age 18, plaintiff registered as a "Republican Party" citizen, and supported President George Bush. Also, did a lot of political party work. All of plaintiff's work from 1980 to 2007 has been designed to promote Republican Party rights identified under the U.S. constitution. The privilege of Republican laws or policies, over non-Republican laws or presidential policies, is my right." GROUND THREE: "White Citizen" as Defined by the Common Laws of the U.S. ( Not a "Black Citizen" or "Oriental Citizen" or an "I.N.S. / Foreign Citizen" to the U.S.). Confederate Rights. SUPPORTINGFACTS: The "Separate But Equal Doctrine" is what I have been following; 1890's. I did not consent to Brown vs. Board of Education "nationwide integration." I did not consent to President Kennedy President Johnson, for 1964-1968 Civil Rights Acts for "non-whites." I have only been practicing white laws, and have not been advocating the rights of Negroes/ Black Americans, opposed to Blacks being in charge of U.S.; I am For " Confederate Law" in South, not Washington D. C. laws, due to opposition to the Confederate states' admission to Union.

- VI. STATE BRIEFLY EXACTLY WHAT YOU WANT THE COURT TO DO FOR YOU. MAKE NO LEGAL ARGUMENT. CITE NO CASES OR STATUTES.
- a. This is a challenge to the PLRA of 1995 and the AEDPA. A federal law may be contested or excluded based upon: (a) unlawful law, or (b) unlawful application to any legal class of citizens. 28 4.5.C. 8

  2403 (a). The PLRA is a "Confederate Law" or a "Black Law" and does not apply to real citizens (Constitutional citizens), military citizens (presidential citizens), or to Whites not consenting to Black Rights laws.

  b. Venue is valid in the U.S. Eleventh Circuit, as a "Confederate Law" case and a Browder Bussing Law case. X ID# 883777 EA3; FBI number, Honolulu, Signature of plaintiffs) Mumuliment

I declare under penalty of perjury that the foregoing is true and correct. (28 u. s. c. 51746.)

Executed on March 19,2007, Monday

(Date)

Francis Authory Drawlinetti, II Signature of plaintiff(s)

Francis P. Drandinetti,
Francis Drandinetti III,
Frank Grandinetti,
anthony Dobibbura (alias).

Case 2:07-cv-00275-WHA-WC Document 1-2 Filed 03/30/2007 Page 1 of 3 Mr. Francis Grandinetti TCCF#213444, inmate Corrections Corporation of America (CCA) 295 U.S. Highway 49 South P.O. BOX 368 Tutwiler, Mississippi 38963 Telephone: (662) 345-6567, facility telephone: (662) 345-6567, ZOOL APR Plaintiff-Appellant, Prose. In The United States Bistrict Lourt For The Middle District of Alabama Middle DUSTINE HACKETT CL. Northern Division COURT MIDDLE DISTAR MIDBLE DISTRION &LA Francis Anthony Grandinetti, II, detainee; (Reference No. 5:06-CV-0057-C, NOTX-LBK) USCA9 No. 96-80449 ID, 12/20/95. Motion For An Order, Attachments Vs. President William J. Clinton, U.S.; Class-Action Case, "Imminent Injury" Governor Riley, Alabamai Governor Barbour, Mississippi; Governor Lingle, Hawaii; and states of Alabama, Florida, Georgia, 11th Circuit. Pro Se Motion For A Report And Recommendation of Complaint, Pending Appeal. on March 23, 2006, at 10:02 Am, Debra P. Hackett, Clerki the district court "Received" a 42 U.S.C. \$1983 "multi-venue" Complaint. The complaint was cancelled as to date, above, and returned by the Clerk on March 28, 2006. The plaintiff timely appealed on April 13, 2006, at Atlanta, GA; Angela B. Mitchell, Deputy Clerk, Within thirty days of the original pigintity timely appealed on appropriate 2000, at alianial Gay angely or mirenelly beputy elerk. Within thirty days of the original filing date, March 23, 2006, a party may move for a Report and Recommendation of Magistrate Judge, before a formal appeal filing date, March 23, 2006, a party may move for a Report and Recommendation of Magistrate Judge, before a formal appeal filing date, March 23, 2006, a party may move for a Report and Recommendation of Magistrate Judge, before a formal appeal filing date, March 23, 2006, a party may move for a Report and Recommendation of Magistrate Judge, before a formal appeal filing date, March 23, 2006, a party may move for a Report and Recommendation of Magistrate Judge, before a formal appeal filing date, March 23, 2006, a party may move for a Report and Recommendation of Magistrate Judge, before a formal appeal filing date, March 23, 2006, a party may move for a Report and Recommendation of Magistrate Judge, before a formal appeal filing date, March 23, 2006, a party may move for a Report and Recommendation of Magistrate Judge, before a formal appeal filing date, March 23, 2006, a party may move for a Report and Recommendation of Magistrate Judge, before a formal appeal filing date, March 23, 2006, a party may move for a Report and Recommendation of Magistrate Judge, before a formal appeal filing date, March 23, 2006, a party may move for a Report and Recommendation of Magistrate Judge, before a formal appeal filing date, and the second date of the formal appeal filing date, and the second date of the formal appeal filing date, and the formal appeal filing date of the formal appeal filing date of the formal appeal filing date, and the formal appeal filing date of the formal appeal filing date of the formal appeal filing date, and the formal appeal filing date of the formal app is taken. FRAT TRAILED (17) TACINAL IMPORTAGE THE CISTIC CIETRS INSTRUCTIONS HAVE BEEN COMPILED WILLIAMS THE ORIGINAL COUNTY SEE Exhibits A-H, reviewed on April 24 200 G. Rule 52(b), findings. documents have been resubmitted to this court. See exhibits it is a seen reviewed and revised to April 24, 2006; as attached. An I. F. P. application, The original Complaint, Exhibits III has been reviewed and revised to April 24, 2006; as attached. An I. F. P. application, 284.5.C. \$1915, as amended was signed and dated on March 31, 2006. The application was then reviewed on April 24, 2006, with 284.5.C. \$1915, as amended was signed and dated on March 31, 2006. The application was then reviewed on April 24, 2006, with 264.5.E. S. 1915, as amended was signed and dated on March 31, 2006. The application was then reviewed on April 24, 2006, with 264.5.E. S. 1915, as amended was signed and dated on March 31, 2006. The application was then reviewed on April 24, 2006 as attached. An I. F. P. application, The 264.5.E. S. 1915, as amended was signed and dated on March 31, 2006. The application was then reviewed on April 24, 2006, with 264.5.E. S. 1915, as amended was signed and dated on March 31, 2006. The application was then reviewed on April 24, 2006, with 2006, as amended was signed and dated on March 31, 2006. 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The defendants refuse to settle monies or costs herein out of court. The United States owes the cost of the filing fee, not the defendants refuse to settle monies or costs herein out of court. The United States owes the cost of the filing fee, not the plaintiff. Statutory jurisdiction of the causes are based on 42 U.S.C. \$1981-1988; and 20 U.S.C. \$1343; the civil rights statutes. President Clinton signed into law the P.L.R.A. of 1996, and the Amended T. Farma Double of the causes are based on 42 U.S.C. \$1981-1988; and 20 U.S.C. \$1343; the civil rights statutes. plaintiff. Itaturary jurisaiction of the Eauses are based on the unit, strat 1700; and 20 and 175; the civil rights statutes. President Clinton signed into law the P.L.R.A. of 1996, and the Amended In Forma Pauperis Act, which estas statutes. President Clinton signed into law the P.L.R.A. of 1996, and the Amended In Forma Pauperis Act, which estas statutes. President Clinton signed into law 1996, and the Amended In Forma Pauperis Act, which estas statutes. See Rivera V. Allin, 144 F.3d 719 (11th Cir. 1998). The P.L.R.A. or cancels Civil rights, while under U.S. detention. See Rivera V. Allin, 144 F.3d 719 (11th Cir. 1998). The P.L.R.A. is non-applicable to: U.S. citizens, U.S. citizens from the original or founding states, U.S. citizens or military duty or civil U.S. is non-applicable to: U.S. citizens, under the law of the control of the U.S. citizens are also as a season of the civil rights and the civil rights are non-line trial (new trial \$1483 seeson). is non-applicable to: U.S. citizens, U.S. citizens from the original or tounding states, U.S. citizens on military duty or civil U.S. Service duty, U.S. citizens pending trial (pre-trial \$1983 eases), U.S. political prisoners (e.g., M.L.King), undercover agents in Service duty, U.S. citizens pending trial (pre-trial \$1983 eases), U.S. political prisoners (e.g., M.L.King), undercover agents in Service duty, U.S. citizens pending trial (pre-trial \$1983 eases), U.S. political prisoners (e.g., M.L.King), undercover agents in Service duty, U.S. citizens or U.S. citizens alleging 1949 Geneva Conventions immunity. (Claim I.) A cause of action can be made out at Alabama, based on the Mississippi-Alabama-Havaii contracts. However, a cause of action can be made out in the U.S. Eleventh Circuit, based on: (1) "Confederate retaliation," (2) K.K.K.-style incidents, (3) black peoples' rights and issues, (4) a challenge to the constitutionality of 42 U.S.C. \$1983 in prisons or i ails (slaver law), (5) MLK law; and (6) substitute venue at Georgia an lieu of New orleans, for major civil rights violations of plaintiff at Texas, Oklahoma, Louisiana, and Mississippi. 28 U.S.C. \$1407 (a). A co-case to the complaint at bar is 5:00-cv-0057-C, Northern District of Texas, Lubback Division, This Court shall take judicial notice of the claims therein. As Hawaii and Texas Waived their own venues, and the Court shall have judicial the court of the court shall and lexas waived their own venues, and the present state, Mississippi, Waived its jurisdiction, transfer to Alabama and Georgia for assist and release may present state, russissiff, and the plaintiff may plead unlawful arrests at Texas, oxlahoma, be pursued. 28 U.S.C. \$1407. Upon transfer to Georgia, the plaintiff may plead unlawful arrests at Texas, oxlahoma, be pursued. Towas Minnesota, Tennessee, Arizona, and other states; and at Mississippi, 2004 to 2006. "Underground railroad Mississippi, Towas Minnesota, Tennessee, Arizona, and other states; and at Mississippi, 2004 to 2006. "Underground railroad Mississippi, 2004 to 2006." law and white slavery law claims are governing. (Claim III). U.S. V. Jones, 722 F.2d 632 (Ath Cir. 1903). The final claim in this law suit is that President Climbon and governors Barbour, Riley and Lingle, are using the plaintiff to challenge the Montgomery, Alabama bussing cases, Browder Panel Cases, 142 F. Supp. 707 (M.D. Ala. 1956), aff'd 352 U.S. 903, 77 S. Ct. 145, 1 L. Ed. 2d 114 (1956). Using Alabama and Mississippi to challenge inmate bussing will subject the defendants brenze in Alabama and Georgia. Venue is therefore valid.

WHEREFORE, this complaint is of merit under Rule 12(b)(G), and a Report and Recommendation shall prospectively

Julius Suttering &

Plaintiff-Appellant Signature, Pro Se

be entered on the causes for purposes of appellate review. Dated: Tutwiler, Mississippi, April 24, 2006. 28 U.S.C. \$1746.

By:



## UNITED STATES DISTRICT COURT

MIDDLE DISTRICT OF ALABAMA
OFFICE OF THE CLERK
POST OFFICE BOX 711
MONTGOMERY, ALABAMA 36101-0711

TELEPHONE (334) 954-3600

March 28, 2006

Francis Grandinetti, #213444 TCCF 295 US Hwy 49 South Tutwiler, MS 38963

Re: Returning of New Complaint

Dear Mr. Grandinetti

The clerk's office is in receipt of a copy of your new civil action Complaint. However, all pleadings and complaints for filing must be original. Furthermore, you did not include either the \$250 filing fee or file an Application to Proceed In Forma Pauperis. If you wish to file a case in our office, you must file an original complaint along with the filing fee or necessary Application to have the fee waived. We have enclosed our standard civil rights form and application for your convenience. Please make note that your case has not been filed at this time and is being returned to you for corrections.

to the alcasolithour offers, you must the an original transplaint stong with the they factor macessary Application to risye the fee waived. We have anciessed our standard objit sights, form and application for your convenishoe. Meann in the pole this your case has no beag

If we can be of further assistance, please contact our office.

a sing**ar gure ang** palabadi reparasog yo kongo a ing maja

Sincerely,

Debra P. Hackett, Clerk

Deputy Clerk

DPH/wl

**Enclosures** 

Attachment/Exhibitic" 04/24/06

Case 2:07-cv-00275-WHA-WC Page 3 of 3 Filed 03/30/2007 We Trans a Antony Scool her to In N. O. A.; Nowar ten erefoator Reviewed on April 24, 2006. 600, 320 3+ 8 018 2081 COATTO COMMON EXCLE State States We Com While Edwins Did not Court Northern Division No. Clarketellar) Grandinelli ON THOSE WO COM TAD, MOMS. Relationer Appellants Notice of Appeals William Jefferson March Mart Divine Governor Wile Alabase Sandy Parlow Par etali) Republic Age os. to so Positioner's Notice of Appeni a. Marker and Here as the police of the first processing and Respondents, in the above pand suits become again to the United States Count of Appenie the the Elevelle Circult of Atlanta GA. The Logiston open is the Vis. District Clork's refusil to the file of the University based on the Private A. of 1976. 2. The Mark. Is a Carreland and is which the CIVI RUNG AND AND ASSOCIATION OF CONFERENCE South The law only promoted than becomes. Confidente States have no probabilities order prisoners along after a total vider the Chillier The second of th For the Confedence Street of America (CSS), and section 1994, sec. 31 1986. There come relies the preside eller and he burk is builtedin. RESPUTEIT AREASED. TALLES Y on Cross Apon lacin 14 Dater, 22/24/06 Attachment exhibit "0" off24/06